

General Complaint

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS

CORNELIUS JOSEPH McCASLE

Case Number : 4:15cv420

List the full name of each plaintiff in this action.

VS.

THE UNITED STATES OF AMERICA

CIA - FCC - NSA - DOD

WALTER REED ARMY INSTITUTE OF RESEARCH

List the full name of each defendant in this action.

Do not use "et al".

Attach additional pages if necessary.

I. ATTEMPT TO SECURE COUNSEL:

Please answer the following concerning your attempt to secure counsel.

A. In the preparation of this suit, I have attempted to secure the aid of an attorney as follows: (circle one)

- 1. Employ Counsel
- 2. Court - Appointed Counsel
- 3. Lawyer Referral Service of the State Bar of Texas, P. O. Box 12487, Austin, Texas 78711.

B. List the name(s) and address(es) of the attorney(s):

THE BRAD HENDRICKS Law Firm Soc C PLEASANT VALLEY LITTLE ROCK, ARK

MOTLEY RICE 28 BRADBURY BLVD MTPLEASANT, SC

ROBERT SCHWAB 8111 181 FREE WAY SUITE 1225 DALLAS, TX

FILED  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF TEXAS  
JUN 19 2015  
DAVID J. MALAND, CLERK  
BY DEPUTY

CONT... COMPLAINT DEFENDANTS

1. U.S. ARMY INSTITUTE OF SURGICAL RESEARCH
2. U.S. ARMY MEDICAL RESEARCH INSTITUTE
3. FEDERAL BUREAU OF INVESTIGATION GRAYSON COUNTY
4. MEDICAL CENTER OF MCKINNEY

C. Results of the conference with counsel:

BRAD HENDRICKS : NOT INTERESTED

MOTLEY RICE : NOT INTERESTED

ROBERT SCHWAB : NOT INTERESTED

II. List previous lawsuits:

A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action or any other incidents?  Yes  No

B. If your answer to "A" is "yes", describe the lawsuit in the space below. If there is more than one lawsuit, attach a separate piece of paper describing each.

1. Approximate file date of lawsuit: 06 / 16 / 2009

2. Parties to previous lawsuit(s):

Plaintiff CORNELIUS JOSEPH McCastle

Defendant NORTH TEXAS MEDICAL HOSPITAL

Attach a separate piece of paper for additional plaintiffs or defendants.

3. Identify the court the lawsuit was filed. If federal, name the district. If state, name the county.

USDC EASTERN DISTRICT OF TEXAS

4. Docket number in other court. 4:09cv 277

5. Name of judge to whom the case was assigned.

MICHAEL H. SCHNEIDER

6. Disposition: Was the case dismissed, appealed or still pending?

DISMISSED

7. Approximate date of disposition. NOVEMBER 1<sup>ST</sup> 2010

III. Parties to this suit:

A. List the full name and address of each plaintiff:

Pla #1 CORNELIUS JOSEPH MC CASTLE

283 MAIN

ULM, ARKANSAS 72170

Pla #2

B. List the full name of each defendant, their official position, place of employment and full mailing address.

Dft #1: THE UNITED STATES OF AMERICA

Dft #2: MEDICAL CENTER OF MCKINNEY

4500 MEDICAL CENTER DR.

MCKINNEY, TEXAS 75069

Dft #3

Attach a separate sheet for additional parties.

IV: Statement of Claim:

State as briefly as possible the fact of your case. Describe how each defendant is involved. Include the names of other persons involved with dates and places. Do not give any legal arguments or cite cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need, attaching additional pages if necessary.

ABOUT 1998 OR 1999 I HAD A HERNIA SURGERY IN MY LEFT GROIN AREA AT A HOSPITAL IN MCKINNEY TX THE STANDARD TREATMENT WAS OVER LOOKED AND A INSTITUTE OF RESEARCH CAME IN TO THE HOSPITAL TO PLACE IMPLANTABLE MICRO STIMULATORS AND MEDICAL IMPLANTS THROUGHTHOUT MY BODY AND REPRODUCTIVE SYSTEM. "PRIMARY SEX ORGANS" AS WELL AS PLACING MICRO STIMULATORS ON MANY MAJOR CENTRAL NERVES FOR ENLAGING IN MEDICAL EXPERIMENTATION AND TORTURE FOR YEARS, I HAVE BEEN BADLY IN PAIN BECAUSE OF THIS FRAUDULENT CONCEALMENT AND TORTURE WITH CONTINUOUS NEGLIGENCE DONE WITHOUT MY KNOWLEDGE AND INFORMED CONSENT.

1. DEPARTMENT OF DEFENSE - CIA - FCC - NSA - FOR FAILING TO FIND SIGNAL COMMITTING TERRORISTIC ACTS ON THE UNITED STATES CONSTITUTION AND AMENDMENT RIGHTS

(U.S.A.I.R) - (W.A.I.R) - (U.S.A.I.S.R) - FOR SURGICAL PLACING IMPLANTABLE IMPLANTS THROUGHTHOUT MY BODY AND REPRODUCTIVE SYSTEM AND VIOLATING ALL CONSTITUTION RIGHTS.  
cont.

IV. STATEMENT OF CLAIM CONT. . .

3. FBI GRAYSON COUNTY - FOR HELPING WITH CONCEALMENT  
AND COVERING UP THIS ACTION (RICO)

4. MEDICAL CENTER AT MCKINNEY - FOR SURGICAL TEAM  
OPERATING ROOM EQUIPMENT WERE THINGS OR INSTRUMENTS  
UNDER CONTROL OF THE HOSPITAL.

V. Relief: State briefly exactly what you want the court to do for you. Make no legal arguments and do not cite cases or statutes. Attach additional pages if necessary.

MONETARY AWARD 2 BILLION DOLLARS FOR THE FOLLOWING  
DAMAGES - PHYSICAL IMPAIRMENT - LOSS OF EARNING - EARNING  
CAPACITY - PAST MENTAL ANGUISH - FUTURE MENTAL ANGUISH -  
PUNITIVE DAMAGES - COMPENSATORY DAMAGES - HEDONIC DAMAGES.  
A BLOOD TRANSFUSION TO REMOVE ANY AND ALL POISONS  
AND INFECTIONS, SURGICAL REMOVAL OF IMPLANTS THAT  
WILL NOT LEAVE THE NERVOUS SYSTEM DAMAGED, AS WELL AS  
ADING ALL CONSTITUTION RIGHTS VIOLATED TO SAID MONETARY AWARD.

Signed this 18 day of June, 20 15  
(Month) (Year)

CHARLES JOSEPH MCCASTLE  
PRO. SE  
283 MAIN  
ULM, ARKANSAS 72170

I declare (certify, verify or state) under penalty of perjury that the foregoing is true and correct.

Executed on: 18<sup>TH</sup> OF JUNE 2015  
Date

Cornelius Joseph McCarthy

Signature of each plaintiff